

I fully support the Comment submitted by The American Radio Relay League concerning Docket ET 03-104. I think the comments made by proponents of Broadband over Power Line (BPL) have little if any credible scientific data to support approval of this docket at this time. Further research and innovations in BPL will be needed to assure that this new technology will not cause irreparable interference to services licensed to operate in the 2 MHz - 80 MHz frequency range. If this research determines that the BPL technology will not interfere with licensed services, it needs to be established that licensed services will not interfere with the BPL technology. If the existing licensed services can interfere with BPL, it needs to be determined how disputes arising from such interference would be resolved. It seems that approval of ET 03-104 could violate the existing FCC rules on non-interference, which would not be in the best interest of the public.